

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

Civil Action No. 1:23-362

\$12,590.65 FROM JP MORGAN CHASE  
BANK ACCOUNT xxxxx4007,

Defendant.

**VERIFIED COMPLAINT FOR FORFEITURE**

AND NOW comes the United States of America, by and through its counsel, Eric G. Olshan, United States Attorney for the Western District of Pennsylvania, and Jill L. Locnikar, Assistant United States Attorney for the Western District of Pennsylvania, and respectfully represents as follows:

1. This is a civil action *in rem* for forfeiture to the United States of \$12,590.65 from JP Morgan Chase bank account xxxxx4007 held in the names of Anthony T. Palmer (A. T. Palmer) and Laurie Palmer, delineated by asset identification number 23-FBI-006529 (the “Defendant Property”), pursuant to 18 U.S.C. §§ 981(a)(1)(A), 981(a)(1)(C), and 982(a)(7).

2. Jurisdiction is predicated upon 28 U.S.C. §§ 1345 and 1355(a). Venue is proper under 28 U.S.C. §§ 1395 and 1355(b).

3. On or about March 2023, Federal Bureau of Investigation (“FBI”) initiated a mail/wire fraud and stolen property investigation based on information Zippo Manufacturing Company (“ZIPPO”) provided.

4. ZIPPO reported significant increases in missing ZIPPO lighters from international shipments originating at their Bradford, Pennsylvania facility.

5. ZIPPO conducted online product monitoring and identified eBay user “relap77” as the source that offered, for sale, large lot quantities of ZIPPO lighters, which included wholesaler packaging information. These large lot quantities of ZIPPO lighters corresponded to the missing ZIPPO lighters, and they included products that were not authorized for sale in the United States and were not intended for consumer sale.

6. eBay user account “relap77” included photographs with the ZIPPO lighters which displayed ZIPPO packaging labels that are used exclusively for international distributors.

7. FBI determined that eBay user account “relap77” is assigned to A. T. Palmer. The account was established in 1999, and the account directs proceeds from eBay sales to JP Morgan Chase bank account xxxxx4007.

8. FBI determined that A. T. Palmer and his son, Anthony M. Palmer (A. M. Palmer) purchased ZIPPO lighters, with cash, from Dan Sizemore (“Sizemore”) on multiple occasions. These lighters corresponded with the ZIPPO lighters identified as missing from the ZIPPO international shipments.

9. A. T. Palmer and his son, A. M. Palmer, sold the ZIPPO lighters for profit on eBay and the proceeds were received into JP Morgan Chase bank account xxxxx4007.

10. On March 28, 2023, FBI made a control purchase of ZIPPO lighters from eBay user “relap77”. The return address on the box delivered to the FBI identified the sender as Anthony Palmer, 326 Trumbull Drive, Niles, OH 44446. ZIPPO confirmed that the lighters in the box were among the missing items from the ZIPPO international shipment destined for a distributor in India. ZIPPO also confirmed that the stickers, tape, and markings on the package matched those used by ZIPPO and the MRPR price and instruction manual were identical with those used for distribution in India.

11. FBI reviewed eBay records and confirmed that approximately 11,253 ZIPPO lighters were sold from July 2022 through March 2023. These lighters contained descriptions consistent with items missing from ZIPPO's international shipments, with sales proceeds totaling approximately \$169,516.29.

12. As of May 2023, ZIPPO reported that approximately 27,609 lighters had been identified as missing from international shipments.

13. The sales period for the ZIPPO lighters paralleled the timeframe during which ZIPPO reported a significant increase in missing items.

14. FBI reviewed A. T. Palmer's financial records and discovered that the funds in JP Morgan Chase bank account xxxxx4007 principally represented proceeds from A. T. Palmer and A. M. Palmer's sales of missing ZIPPO lighters. Approximately 88 percent of deposits into the JP Morgan Chase bank account xxxxx4007 from July 2022 through February 2023 were received from eBay, including the \$169,516.29 directly attributable to the sale of missing ZIPPO items.

15. FBI determined that A. T. Palmer and A. M. Palmer transferred funds to multiple accounts to separate and disguise the location of the proceeds accumulated through the sales of the missing ZIPPO items.

16. From July 2022 through February 2023, withdrawals from the JP Morgan Chase bank account xxxxx4007 included approximately \$59,300.00 that was deposited into an Ameritrade Account; approximately \$98,800.00 in checks written by A. T. Palmer were deposited into Chase Account xxxxx0595 from which \$150,000.00 in funds were deposited into a Fidelity Account. FBI also determined that A. T. Palmer and A. M. Palmer continued eBay sales of ZIPPO lighters beyond February 2023.

17. On June 29, 2023, a federal search warrant was executed at A. T. Palmer's residence, known and numbered as 326 Trumbull Drive, Niles, Ohio 44446. During the search, law enforcement seized twelve boxes of ZIPPO lighters. FBI reviewed the inventory and confirmed that the lighters displayed packaging and markings consistent with items reported missing by ZIPPO.

18. During the search, FBI interviewed A. T. Palmer and A. M. Palmer wherein they stated that they met Sizemore at a flea market in Rodgers, Ohio and met him again in Ravenna and Streetsboro, Ohio to purchase ZIPPO lighters with cash. They then sold the ZIPPO lighters on eBay.

19. A. T. Palmer told law enforcement that he was paid approximately \$150,000.00 from the sales of ZIPPO lighters he purchased from Sizemore.

20. A. T. Palmer and A. M. Palmer shared the profits equally.

21. A. T. Palmer and A. M. Palmer noticed the lighters they purchased from Sizemore appeared to be for foreign markets but were comfortable selling them on eBay because eBay did not flag them as stolen merchandise.

22. After the seizure of the Defendant Property, FBI instituted administrative forfeiture proceedings against the Defendant Property. As part of the administrative proceedings, Anthony T. Palmer and Laurie Palmer filed a claim to the Defendant Property. As a result, the United States has instituted this civil forfeiture action against the Defendant Property.

23. By reason of the foregoing, and under the provisions of 18 U.S.C. § 981(a)(1)(A), the Defendant Property is forfeitable to the United States.

WHEREFORE, the United States of America respectfully requests that process of warrant *in rem* issue for the arrest of the Defendant Property; that Judgment of Forfeiture be entered in favor of the United States for the Defendant Property; and that the United States be granted such relief as this Honorable Court may deem just and proper, together with the costs and disbursements of this action.

Respectfully submitted,

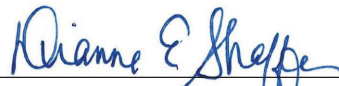
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VERIFICATION

I am a Special Agent with the Federal Bureau of Investigation, and the officer assigned the responsibility for this case. I have read the contents of the foregoing complaint for forfeiture and the statements contained therein are true and correct to the best of my knowledge and belief.

I verify under penalty of perjury that the foregoing is true and correct. Executed on this 13th day of December, 2023.



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DIANNE E. SHAFFER, Special Agent,  
Federal Bureau of Investigation